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Damien Shontell Hewlett

v.

Case No. 22-CV-1376

Jason Hill, Zachary Lange

PLAINTIFF'S EXHIBIT LIST

1. Exhibit #1 is 10-pages total and are the Administrative Remedies that Plaintiff exhausted before the filing of this lawsuit and consists of: a Doc-400 Inmate Complaint, Doc-400B Inmate Complaint/Appeal (Continued), Doc-410 Ice Receipt, two Doc-401 ICE Report, Doc-403 Reviewing Authority's Decision, Doc-405 Inmate Complaint Appeal, Doc-405A CCE Receipt, Doc-404 CCE Report, Doc-403 Office of Secretary Decision.
2. Exhibit #2 is 6-Pages total, and is the Wisconsin Division of Adult Institutions - Policy And Procedures - DAI Policy #500.70.25-Suicide Prevention in Adult Correctional Facilities.
3. Exhibit #3 is 11-Pages total, and are the incident reports relevant to this lawsuit, and consist of the following incident reports:
IR#00531105 by Correctional Officer Dustin-Bittner, IR#00531101 by Correctional Officer

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John Reynolds, IR #00531110 by Correctional Sergeant Justin Thomsen, IR #00531106 by Supervising Officer 1 - Scott Kinnard.

4. Exhibit #4 is 4-Pages, and is the Wisconsin Division of Adult Institutions-Policy And Procedures - DAI Policy #306.00.01 - Electronic Monitoring Surveillance.
5. Exhibit #5 is 4-Pages, and is the Wisconsin Department of Corrections Executive Directive #43 -Work Rules. Which apply to Defendants.
6. Exhibit #6 is 2-Pages, and is a Doc-3035, Health Service Request from the Plaintiff's medical record.
7. Exhibit #7 is 3-Page's, and is a Declaration from a Arsenio Atkins of which is highly relevant to Subject of this lawsuit.
8. Exhibit #8 is 7-Pages, and consists of 6-Pages of Progress notes, and a Doc-3035 Health Service Request from Plaintiff's medical record, and are relevant to this lawsuit as factual evidence of Plaintiff's Sustained injuries.

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9. Exhibit #9 is 4-Page's, and are Psychological Observation/Restraints/Seg. Reviews from Plaintiff's records that are relevant to this subject of this lawsuit.
10. Exhibit #10 is 10-Page's long and are the Interrogatory Question responses of both Defendant Zachary Lange, and Defendant Jason Hill as well.
11. Exhibit #11 is 2-page's, and is the case of Grant v. Meisner 2014 WL 713136 of which Plaintiff used to build his defense in this matter
12. Exhibit #12 is 6-Page's, and is the case of Knight v. Lange 2022 WL 16715977 of which Plaintiff had used points to build his defense in this matter.
13. Exhibit #13 is 4-Page's, and is the incident report #0124671 that Psychologist Dr. Brooke A. Lewis had submitted and is relevant to this complaint.
14. Exhibit #14 is 1-Page, and is the emergency call log for W.C.I -R.H.U on date of 9-19-22.
15. Exhibit #15 is 6-Page's, and is the Declaration

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of De'Angelo D. Carter of whom has ~~first~~ first hand knowledge of the allegations within this complaint.

16. Exhibit #16 is 5-Page's, and is the Declaration of Zachary Lange.
17. Exhibit #17 is 4-Page's, and is the declaration of Defendant Jason Hill.
18. Exhibit #18 is 10-Page's, and are from Plaintiff's Psychiatric med-record about medication's he's been placed on.
19. Exhibit #19 is 10-Page's, and are Doc-3035B Psychological Service Request from Plaintiff's PSU file.
20. Exhibit #20 is 8-page's, and are the work sheets for anxiety and night-mare's PSU gave Plaintiff.